UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS EASTERN DIVISION

In re

LEV GOLDFARB and LYDMILA ROGALIN,

Chapter 13

Case No. 16-12339-FJB

EUGENE PELIKHOV,

Plaintiff

Debtors

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Adversary Proceeding

No. 16-1131

GOLD AND FARB, INC., LEV GOLDFARB, ALEXANDER GOLDFARB, and LYDMILA ROGALIN,

Defendants

EUGENE PELIKHOV,

Plaintiff

٧.

Adversary Proceeding No. 16-1168

LEV GOLDFARB, and LYDMILA ROGALIN,

Defendants

<u>JUDGMENT</u>

The parties to the above entitled adversary proceedings having entered into a comprehensive settlement agreement as to both adversary proceedings; after notice and a hearing, the Court having approved the same; and pursuant to the settlement agreement, the parties having now filed agreements for entry of judgment in each adversary proceeding;

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Now, in accordance with the agreements for judgment, the Court hereby ORDERS, ADJUDGES, and DECLARES that

- (i) on count I through XI of the complaint in Adversary Proceeding No. 16-1131, Eugene Pelikhov ("Pelikhov") shall recover of defendants Gold and Farb, Inc, Lev Goldfarb, Alexander Goldfarb, and Lydmila Rogalin (together, "the Defendants"), jointly and severally, the sum of \$100,000;
- (ii) on Counts I through III of the complaint in Adversary Proceeding No. 16-1168, the above judgment debt is excepted from any discharge that defendants Lev Goldfarb and Lydmila Rogalin may receive in the bankruptcy case in which these adversary proceedings have been filed; and
- (iii) the payment and enforcement of the above judgment debt shall be governed by the approved settlement agreement.

Date: August 30, 2018

Frank J. Bailey

United States Bankruptcy Judge